# **FILED**

### NOT FOR PUBLICATION

OCT 21 2005

## UNITED STATES COURT OF APPEALS

CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

### FOR THE NINTH CIRCUIT

UNITED STATES OF AMERICA,

No. 04-10595

Plaintiff - Appellee,

D.C. No. CR-03-00508-LKK

v.

**MEMORANDUM**\*

MANUEL JIMENEZ-GAONA,

Defendant - Appellant.

Appeal from the United States District Court for the Eastern District of California Lawrence K. Karlton, Senior Judge, Presiding

Submitted October 11, 2005\*\*

Before: T.G. NELSON, WARDLAW, and TALLMAN, Circuit Judges.

Manuel Jimenez-Gaona appeals the 92-month sentence imposed after his jury trial conviction for unlawful re-entry following deportation, in violation of 8 U.S.C. § 1326. We have jurisdiction pursuant to 28 U.S.C. § 1291, and we

<sup>\*</sup> This disposition is not appropriate for publication and may not be cited to or by the courts of this circuit except as provided by 9th Cir. R. 36-3.

<sup>\*\*</sup> This panel unanimously finds this case suitable for decision without oral argument. *See* Fed. R. App. P. 34(a)(2).

remand.

Because Jimenez-Gaona was sentenced under the then-mandatory

Sentencing Guidelines, and we cannot reliably determine from the record whether
the sentence imposed would have been materially different had the district court
known that the Guidelines were advisory, we remand to the sentencing court to
answer that question, and to proceed pursuant to *United States v. Ameline*, 409

F.3d 1073, 1084 (9th Cir. 2005) (en banc). *See United States v. Moreno-Hernandez*, 419 F.3d 906, 916 (9th Cir. 2005) (extending *Ameline*'s limited
remand procedure to cases involving non-constitutional *Booker* error).

## REMANDED.